1 2 3 4 5	BARRY J. PORTMAN Federal Public Defender CYNTHIA C. LIE Assistant Federal Public Defender 160 West Santa Clara Street, Suite 575 San Jose, CA 95113 Telephone: (408) 291-7753 Counsel for Defendant HU
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7	IN THE UNITED STATES DISTRICT COURT
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA
9	UNITED STATES OF AMERICA,) No. CR 09-00487 RMW
10	Plaintiff,) STIPULATION AND []
11) ORDER CONTINUING STATUS
12	vs.) HEARING)
13	ALBERT KE-JENG HU,)
14	Defendant.)
15	STIPULATION
16	Albert Hu and the government, by and through their respective counsel, hereby stipulate
17	and agree that the status hearing currently set for Monday, July 19, 2010 may be continued to
18	Monday, August 23, 2010 at 9:00 a.m. The reason for the requested continuance is that the
19	additional discovery contemplated at the last status hearing in this matter has not yet been
20	received from the Securities and Exchange Commission, the government has indicated that it
21	also has additional discovery which it will soon provide in response to a defense request, and
22	defense counsel has a previously unanticipated scheduling conflict on the currently scheduled
23	hearing date.
24	Mr. Hu and the government further stipulate that 35 days may be excluded from the time
25	within which trial shall commence, as the reasonable time necessary for effective defense

preparation and continuity of counsel, taking into account the exercise of due diligence, pursuant

Case 5:09-cr-00487-RMW Document 26 Filed 07/19/10 Page 2 of 2 1 to Title 18, United States Code Section 3161(h)(7)(A) and (h)(7)(B)(iv). 2 3 Dated: July 15, 2010 4 JOSEPH FAZIOLI 5 Assistant United States Attorney 6 Dated: July 8, 2010 7 CYNTHIA C. LIE 8 Assistant Federal Public Defender 9 [] ORDER 10 Good cause appearing and by stipulation of the parties, it is hereby ordered that the status 11 hearing currently set for Monday, July 19, 2010, shall be continued to Monday, August 23, 2010 12 at 9:00 a.m. 13 It is further ordered that 35 days shall be excluded from the time within which trial shall 14 commence under the Speedy Trial Act, as the reasonable time necessary for effective defense 15 preparation, taking into account the exercise of due diligence, pursuant to Title 18, United States 16 Code Section 3161(h)(7)(A) and (h)(7)(B)(iv). 17 Dated: July 19, 2010 18 19 HON. RONALD M. WHYTE United States District Judge 20 21 22 23

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